

### APPLICATION FOR EPA APPROVAL OF REFRIGENT RECLAIMERS

- Applicant: Chiller Services Freon Recovery. 9620 Santa Fe Springs Road, Santa Fe Springs, CA 90670.
- 2. Jaime Kolstad-owner/responsible officer
- Van Steenburgh refrigerant reclaim system. Model JV90. SRI Gas Chromatograph 8610C serial chassis (Brochure Provided)
- 4. The lab that will analyze the refrigerant is National Refrigerants. 11401 Roosevelt Blvd. Philadephia, PA 19154. (215) 698-6620. (Letter Provided)
- I certify that the refrigerant will be reprocessed to all of the specifications sets forth in ARI 700-1995.
- I certify that the specifications of the refrigerant will be verified using the methods set forth in ARI standard 700-1995.
- 7. I certify that no more than 1.5 percent of the refrigerant will be released during the reclamation process.
- 8. I certify that wastes from the reclamation process will be disposed of in accordance with all applicable laws and regulations
- 9. I am aware that reclaimers must maintain records of the names and addresses of persons sending them material for reclamation and the quantity of the material sent to them for reclamation.
- 10. I am aware that reclaimers must maintain records of the quantity of material sent to them for reclamation, the mass of refrigerant reclaimed, and the mass of waste products.
- 11. I am aware that certificates are not transferable . 3 Poy Notice
- 12. I am aware that it is illegal to sell or offer for sale any CFC or HCFC refrigerant consisting wholly or in part of used unless it has been reclaimed by an EPA certified reclaimer.
- 13. I am aware that failure to abide by any of the provisions of 40 CFR 82 may result in revocation or suspension of the certification of the reclaimer
- 14. The information given in the certification is true and correct
- 1. Chiller Services accepts refrigerant from outside technicians and contractors
- 2. Jaime Kolstad (562) 906-0105
- 3. We will accept refrigerant from the state of California
- 4. We do not participate in the voluntary ARI program

Jaime Kolstad

Contact # (714) 928-2118



#### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

WASHINGTON, D.C. 20460

OFFICE OF AIR AND RADIATION

DEC 1 1 2008

Ms. Jamie Kolstad Chiller Services 9620 Santa Fe Springs Road Santa Fe Springs, CA 90670

Dear Ms. Kolstad:

Thank you for your application submitted to the Environmental Protection Agency (EPA) in support of your request for Chiller Services to be recognized as an EPA-certified refrigerant reclaimer, in accordance with 40 CFR §82.164 (a)-(e).

Based on your application, EPA has determined that additional information is required in order to ensure that as a potential certified reclaimer, Chiller Services understands and is able to meet the minimum requirements of 40 CFR §82.164 (a)-(e). In order for EPA to adequately evaluate your application, the Agency is requesting the following supplemental information. It should be noted that although some of the information required below has been supplied in your application, there are portions that have not been explicitly addressed.

- State the legal name and any additional names under which Chiller Services conducts business.
- 2. Provide a contact name and telephone number for the public
- Provide the name of the State in which Chiller Services is recognized as a
  corporation. Include the original date of and identification number under which the
  corporation is recognized.
- Provide the tax identification number under which the corporation is recognized.
- State the names and addresses of any Chiller Services subsidiaries of like ownership. State the name and address of any other refrigerant related businesses in which the company has a vested interest.

- List the complete management and ownership chain of Chiller Services. State the
  percentages or shares for each listed owner, and contact information for each listed
  owner.
- 7. Specify which used refrigerants, Chiller Services will accept for purposes of reclamation. List all used refrigerants that Chiller Services is able to successfully reclaim to all of the specifications of Appendix A to 40 CFR 82, subpart F (based upon ARI Standard 700). Provide any limitation in service area from which Chiller Services will accept used refrigerant for purposes of reclamation.
- 8. Describe the process by which Chiller Services will dispose of waste material, including severely contaminated refrigerant, in accordance with all applicable laws and regulations as required by §82.164(d).
- Describe how Chiller Services will limit refrigerant releases to no more than 1.5
  percent during the reclamation process. Provide an estimate of your refrigerant
  release percentage.
- 10. Does Chiller Services have the ability to separate contaminated refrigerant? If not, describe Chiller Services plans for dealing with severely contaminated refrigerant that cannot be successfully reclaimed.

We appreciate your assistance in providing this additional information. If you have any questions or concerns, please do not hesitate to contact Sally Hamlin at (202) 343-9711 or hamlin.sally@epa.gov.

Sincerely,

Sally Hamlin

Daily Hamlen

Alternatives and Emissions Reduction Branch Stratospheric Protection Division

U.S. Environmental Protection Agency



Ms. Sally Hamlin Stratospheric Protection Division U.S. Environmental Protection Agency 1200 Pennsylvania Ave NW Washington D.C. 20460

Dear Ms. Hamlin,

Thank you for considering my EPA-certified refrigerant reclaimers application. As requested, I have provided the additional information to aid in the completion of my application. If additional information is needed please contact me and I can provide the answers immediately.

- 1. Chiller Services Freon Recovery llc
- Jaime Kolstad (714) 928-2118
- 3. California LLC #200903110195 as of January 30, 2009
- California Taxpayer #26-3943917
- There are no other subsidiaries of Chiller Services Freon Recovery. There are no other refrigerant related businesses that Chiller Services Freon Recovery has a vested interest in.
- Jaime Kolstad is the sole owner and manager. 100% of the shares are to Jaime Kolstad. The contact information is 9620 Santa Fe Springs Road, Santa Fe Springs, CA 90670. The contact number is (714) 928-2118
- 7. Chiller Services Freon Recovery LLC will accept the high pressure refrigerants: R-12, 22, 134a, 401a, 401b, 402a, 402b, 404a, 407c, 408a, 409a, 410a, 410b, 411a, 411b, 412a, 414a, 414b, 416a, 500 and 502. The low pressure refrigerants accepted are R11, 113, 123, 114. Chiller Services Freon Recovery has purchased one new and three used Van Steenburgh series JV reclaiming machines capable of reclaiming all high pressure refrigerants listed above. We are in negotiations on a Perfect Cycle low pressure refrigerant machine, Model LP1100. Chiller Services Freon Recovery will also use the services of Absolute Chiller Service Inc., and Refrigerant Exchange Corporation, both listed as EPA Certified Reclaimers. They will help with the reclamation of low pressure refrigerants until we acquire our new machine. At this time Chiller Services Freon Recovery can see no limitations of service.
- Chiller Services Freon Recovery will use the services of Refrigerant Exchange Corp. for the contaminated refrigerant. For waste oil we will use American Oil Corp at 13740 Saticoy Street Van Nuys, CA 91402.
- Chiller Services Freon Recovery uses low loss valves and recovers refrigerant from hoses after recovery and reclamation using the Bacharach 3700 recovery machine, to minimize any losses. Chiller Services Freon Recovery would estimate refrigerant releases to be less than 1%.



# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

OFFICE OF AIR AND RADIATION

MAR 1 3 2009

Ms. Jaime Kolstad Chiller Services Freon Recovery 9620 Santa Fe Springs Road Santa Fe Springs, CA 90670

Dear Ms. Kolstad:

The Environmental Protection Agency (EPA) has reviewed the information submitted by Chiller Services Freon Recovery in support of its certification as a refrigerant reclaimer under 40 CFR §82.164. EPA has determined that this information meets the requirements of §82.164(a) - (e); therefore, the Agency recognizes Chiller Services Freon Recovery as a certified reclaimer.

Chiller Services Freon Recovery's certification will be for the high pressure refrigerants specified in your application. Upon receipt of equipment suitable to reclaim low pressure refrigerants, Chiller Services Freon Recovery shall submit documentation verifying that equipment is in possession in order to be certified to reclaim low pressure refrigerants in house.

As a condition of your reclaimer certification, Chiller Services Freon Recovery has agreed to meet the following requirements:

- Reclaim used refrigerants according to practices required by 40 CFR §82.156, to the acceptable levels of contaminants set forth in 40 CFR Part 82, Subpart F -Appendix A (hased upon ARI Standard 700);
- Verify that the reclaimed refrigerant meets the standards for contaminants in accordance with 40 CFR Part 82, Subpart F - Appendix A (i.e., water, chloride, acidity, high boiling residue, particulates/solids, air and other non-condensable, and impurities including other refrigerants), using the methods set forth in Appendix A;
- Release no more than 1.5 percent of the refrigerant during the reclamation process, as required by §82.164(c); and
- Dispose of wastes from the reclamation process in accordance with all applicable laws and regulations, as required by §82.164(d).

Chiller Services Freon Recovery has agreed to comply with the following recordkeeping and reporting requirements:

- Chiller Services Freon Recovery will maintain records of the names and addresses
  of persons sending material for reclamation and the quantity of the material (i.e.,
  the combined mass of refrigerant and contaminants) received for reclamation.
  Such records must be maintained on a transactional basis, as required by
  §82.166(g).
- 2. Chiller Services Freon Recovery will maintain records and report on the quantity of material received for reclamation, the mass of refrigerant reclaimed, and the mass of waste products. The report summarizing this information must be submitted to EPA annually within 30 days of the end of the calendar year, as required by \$82.166(h). The annual summary report should be sent by U.S. Postal Service to the following address:

U.S. Environmental Protection Agency Stratospheric Protection Division 1200 Pennsylvania Avenue, NW Mail Code: 6205J Washington, D.C. 20460

Attn: §608 Recycling Program Manager Refrigerant Reclaimer Reporting

A copy of these records must be kept at the reclamation facility and must be readily available for EPA review. In addition, any equipment that is used to recover refrigerant from refrigeration or air-conditioning equipment (i.e., appliances) must be certified pursuant to \$82.158.

EPA will periodically inspect reclamation facilities to ensure compliance with the Clean Air Act regulations. These inspections may include, but are not limited to, examination of records, review of equipment used by the reclaimer, measurement of the levels of refrigerant released to the atmosphere, and certification that the refrigerant has been reclaimed to all of the requirements of Subpart F prior to resale to a new owner.

Since this certification is not transferable, Chiller Services Freon Recovery must promptly inform EPA of any changes in its operations including, but not limited to, changes of address or ownership. In the event of a change of ownership, the new owner must initiate a new certification by submitting a written request to EPA within 30 days of the change in ownership, as required by \$82.164(f).

In addition to the requirements of 40 CFR Part 82 Subpart F, Chiller Services Freon Recovery should be aware of the requirements for importers of used controlled substances, (e.g., used class I or class II ozone-depleting substances such as R-12 and R-22) which were published as part of the amendments to the accelerated phase-out regulations of Subpart A. Importers of used controlled substances must submit a petition to EPA at least 40 working days before the shipment is to leave the country of export. As part of the petitioning process, the importer must document the previous use and ownership of the material. If the shipment is approved by both the government representing the country of origin and EPA, the petitioner may be issued a non-objection notice. These requirements are described in more detail at §82.13(g) (2).

Chiller Services Freon Recovery should be able to describe the diligent efforts taken to make sure that the controlled substances in its possession have not been illegally imported. EPA suggests that Chiller Services Freon Recovery representatives ask potential suppliers of used controlled substances for documentation of prior ownership and the type(s) of equipment from which the substance was recovered. If you believe that the substance was imported, we suggest that you ask for the non-objection notice or other forms of import authorization from EPA. These precautions will help to ensure that you do not become a handler of illegally imported ozone-depleting substances. The U.S. Customs and Border Protection and/or EPA may confiscate any goods that enter the United States illegally.

If at any time Chiller Services Freon Recovery fails to comply with the above requirements or with any of the provisions of 40 CFR Part 82, EPA reserves the right to revoke your refrigerant reclaimer certification. If you have any questions, please contact me at (202) 343-9711 or hamlin.sally@epa.gov.

Sincerely,

Sally Hamlin

Alternatives and Emissions Reduction Branch

Stratospheric Protection Division



March 30, 2009

EPA Stratospheric Protection Division 1200 Pennsylvania Ave., NW Mail Code: 6205J Washington D.C. 20460

Dear Sally Hamlin,

Thank you for prompt review of my paperwork for becoming a certified reclaimer. Enclosed is the paperwork and specs on the low pressure reclaiming unit that I purchased on March 27, 2009. I included the receipt that the previous owner gave me and the manufacturer's product details. If anything else is needed please let me know.

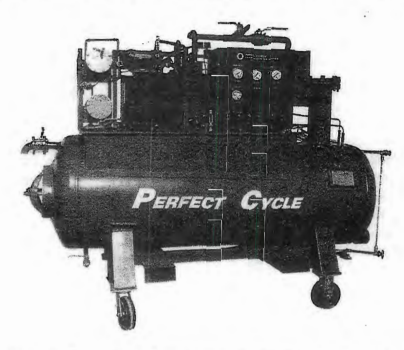
Regarding my LLC name change: I have sent in a change form to the Secretary of State but will not have confirmation right away. I will mail and fax the confirmation as soon as I receive it.

Sincerely,

Jaime Kolstad (714) 928-2118 CAVLON 99 INDUSTRIAL LAB-SURPLUS

# PERFECT CYCLE

## LOW PRESSURE CFC RECLAMATION MACHINE



EXTEND THE LIFE OF YOUR CURRENT AIR CONDITIONING, REFRIGERATION AND SOLVENT EQUIPMENT WELL BEYOND THE CFC PHASEOUT, RESULTING IN A SUBSTANTIAL COST SAVINGS.

- RECLAIMS R-11, R-113, R-114, R-123, R-141, F-141B
- RECLAIMED REFRIGERANTS THAT MEET ARI
  790-88 STANDARDS FOR NEW REFRIGERANT
- UNIT CAN BE OPERATED AS A MOBILE OR STATIONARY MACHINE.
- DESIGNED FOR EASY SERVICING, WITH MANY STANDARD PARTS
- 6 POUNDS PER MINUTE PROCESS RATE (LARGER CAPACITY UNITS AVAILABLE)
- SINGLE PASS DISTILLATION, FILTRATION AND DRYING PROCESS

- WARRANTY: 90 DAY PARTS & LABOR
   1 YEAR PARTS
   3 YEAR COMPRESSOR
- TOTALLY SELF CONTAINED PROCESSING REFRIGERATION / CONDENSER UNIT WITH NO EXTERNAL WATER SOURCE REQUIRED.

PERFECT CYCLE
CFC GROUP

1846 IDLEWILD LANE
LANCASTER, TEXAS 75134

(214) 224-3591

### LOCAL SALES INVOICE:

DATE: March 27, 2009

SOLD BY:

CAVLON ASSOC. div. Of HomeHearts 1610 Saratoga Dr. Rio Rancho, NM 87144-1512 505-242-4610

SOLD TO:

**DESCRIPTION:** 

Perfect Cycle Reclaim
unit. Model # LP1100-25
Several # 95-1353

SUBTOTAL:

STATETAX:

TOTAL:

MAKE CHECKS PAYABLE TO: LEONA VANLEEUWEN



### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

WASHINGTON, D.C. 20460

OFFICE OF AIR AND RADIATION

MAY - 8 2009

Ms. Jaime Kolstad Chiller Services Freon Recovery 9620 Santa Fe Springs Road Santa Fe Springs, CA 90670

Dear Ms. Kolstad:

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As a condition of your reclaimer certification, Chiller Services Freon Recovery has agreed to meet the following requirements:

- Reclaim used refrigerants according to practices required by 40 CFR §82.156, to the acceptable levels of contaminants set forth in 40 CFR Part 82, Subpart F -Appendix A (based upon ARI Standard 700);
- Verify that the reclaimed refrigerant meets the standards for contaminants in accordance with 40 CFR Part 82, Subpart F - Appendix A (i.e., water, chloride, acidity, high boiling residue, particulates/solids, air and other non-condensable, and impurities including other refrigerants), using the methods set forth in Appendix A;
- 3. Release no more than 1.5 percent of the refrigerant during the reclamation process, as required by \$82.164(c); and
- 4. Dispose of wastes from the reclamation process in accordance with all applicable laws and regulations, as required by \$82.164(d).

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If at any time Chiller Services Freon Recovery fails to comply with the above requirements or with any of the provisions of 40 CFR Part 82, EPA reserves the right to revoke your refrigerant reclaimer certification. If you have any questions, please contact me at (202) 343-9711 or hamlin.sally@epa.gov.

Sincerely,

daily Hamlen

Alternatives and Emissions Reduction Branch Stratospheric Protection Division



## State of California Secretary of State

### LIMITED LIABILITY COMPANY ARTICLES OF ORGANIZATION

File # 200903110195 LLC-1

w. Oline

ENDORSED - FILED in the office of the State of California

JAN 3 0 2009

A \$70.00 filing fee must accor	npany this form.		
MPORTANT - Read instructions before completing this form.		Trus Space For Filing Use Only	
ENTITY NAME (End the name with the words "United may be abbreviated to "Ltd." and "Co.," respectively.)	Liability Company," or the abbreviations "	LLC or "LLC." The words "Limbe	ed" and "Company"
1. NAME OF LAHTED LIABILITY COMPANY			
Chiller Services Frech Recovery LLC			
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INITIAL AGENT FOR BERVICE OF PROCESS (if completed. If the agent to a corporation, the agent must section 1505 and time 3 must be completed there is them.	have on the with the California Secretary		
3. NAME OF INITIAL AGENT POR SERVICE OF PROCESS			
Jaime Kolstad			
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9820 Santa Fe Springs Rd Sant	ta Fa Springe	GA	90670
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ONE MANAGER			
MORE THAN ONE MANAGER		,	
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ACCOMISED CHARLES T GOME ANT RESIDENTS			
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ADDITIONAL INPORMATION SET FORTH ON THE ATTA OF THE CERTIFICATE	ICHEO PAGES, IF ANY, IS INCORPORATE	ID HEREIN BY THIS REFERENCE	AND MADE A PART
EXECUTION			
7. I DECLARETAN THE PERSON VINO EXECUTED THIS I	NSTRUMENT, WHICH EXECUTION IS MY	ACT AND DEED.	
	Jaime Kolstad	MAYO	F 811
	TYPE OR PRINT NAME OF ORD	AMZER	
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